UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

MS VICKI L. BUCCIERE,

4:16-CV-14028-TGB

Plaintiff,

ORDER

vs.

HENRY FORD HEALTH SYSTEM, HENRY FORD HOSPITAL,

Defendants.

 $\begin{array}{c} \text{HONORABLE TERRENCE G.} \\ \text{BERG} \end{array}$

TRIAL NOTICE

EVENT	DEADLINE
Motions in Limine due	TWO WEEKS before final pretrial
	conference
Final Pretrial Order due	ONE WEEK before final pretrial
	conference
Final pretrial conference	Monday, March 18, 2019 at 2:00 p.m.
Trial date	Tuesday, March 26, 2019 at 9:00 a.m.
Estimated length of trial	4-6 days
JURY TRIAL	

The following practices shall govern the conduct of this case:

- I. FINAL PRETRIAL CONFERENCE AND FINAL PRETRIAL ORDER. The proposed Joint Final Pretrial Order must be submitted through the proposed orders function of CM/ECF on or before the date set by this order, which shall be no later than one week before the date of Final Pretrial Conference. All witnesses must be listed in the Final Pretrial Order. Witnesses may only be added to the Final Pretrial Order by stipulation of the parties and leave of court. Counsel shall follow the procedure outlined in the court's practice guidelines to prepare for the final pretrial conference and the Final Pretrial Order. The parties shall prepare the Joint Final Pretrial Order in conformance with all of the requirements of Local Rule 16.2.
- II. **REQUIRED PRIOR TO TRIAL.** At least ONE WEEK prior to the beginning of trial, counsel shall furnish to the court the following:
 - In jury cases, any requests for <u>VOIR DIRE</u>, proposed <u>JOINT JURY INSTRUCTIONS</u> and the <u>VERDICT FORM</u>. The parties shall file with the court a single set of proposed, stipulated jury instructions and a single, proposed verdict form. The instructions are to be typewritten and double spaced and shall contain references to authority (e.g., "Devitt and Blackmar, Section 11.08"). Additionally, each party shall separately file any additional proposed instructions to which any other party objects. The parties must make a concerted, good faith effort to narrow the areas of dispute and to discuss each instruction with a view to reaching an agreement as to an acceptable form.
 - 2. In a non-jury case, proposed <u>FINDINGS OF FACT</u> and <u>CONCLUSIONS OF LAW.</u>
 - 3. A statement of claims or defenses, no longer than two pages, suitable to be read to the jury during opening instructions.

- III. **EXHIBITS**. Counsel are required to mark all proposed exhibits in advance of trial. Plaintiff's exhibits shall use numbers and Defendant's exhibits shall use letters. A consecutive number and lettering system should be used by each party. The parties are required to exchange marked exhibits three days prior to the start of trial. Counsel are also required to maintain a record of all admitted exhibits during trial. Counsel for each party must keep custody of that party's admitted exhibits during trial. A party who objects to this provision must file a written objection prior to jury selection.
- IV. **JUDGE'S COPIES.** An electronic copy of the proposed Final Pretrial Order, and proposed joint Jury Instructions, and verdict form, must be submitted through the proposed orders function of CM/ECF.

DATED this 4th day of February, 2019.

BY THE COURT:

/s/Terrence G. Berg
TERRENCE G. BERG
United States District Judge

HONORABLE TERRENCE G. BERG UNITED STATES DISTRICT JUDGE

CASE MANAGER: Amanda Chubb PHONE: (313) 234-2644

PRETRIAL

Final Pretrial Order is generally due one (1) week before final pretrial conference. Witnesses may only be added to the final pretrial order by stipulation of the parties and leave of court. Final pretrial conference usually held one week prior to trial. Parties and/or persons with settlement authority must be present.

TRIAL

Attorneys are responsible to ascertain the status of the trial date. Marked exhibits are to be exchanged three (3) days prior to trial.

Benchbook of exhibits is required. If trial briefs are required by the court, they must be filed one (1) week prior to trial. File motions in limine no later than two (2) weeks prior to the final pretrial conference. Trial is usually held 9:00 a.m. to 3:00 p.m. daily.

NON-JURY

Submit proposed findings of fact/conclusions of law, one (1) week prior to trial.

JURY

Voir dire by court. Submit proposed voir dire one (1) week prior to trial. Proposed joint jury instructions and verdict form due one (1) week prior to trial. Electronic submission through the proposed orders function of CM/ECF required.